UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

IN RE: Bair Hugger Forced Air Warming Products Liability Litigation	MDL No. 15-2666 (JNE/FLN) Docket No.: 0:17-cv-4140
This Document Relates to All Actions. PLAINTIFF(S) Thomas Wallace Trainor, Jr. and Denise Trainor	AMENDED EXHIBIT B TO PRETRIAL ORDER #8 – FIRST AMENDED MASTER SHORT FORM COMPLAINT AND JURY TRIAL DEMAND
VS.	
3M COMPANY AND ARIZANT HEALTHCARE, INC.	
MDL No. 15-2666, entitled In Re: Bair Hu	gger Forced Air Warming Products Liability ort Form Complaint as permitted by Pretrial
PARTIES, JURISDI	CTION AND VENUE
2. Plaintiff, Thomas W. Trainor	, Jr. , is a resident and citizen of the
3. Plaintiff's Spouse, Denise	claims damages as set forth below. Trainor, is a resident and citizen of
the State of Georgia	_, and claims damages as set forth below.
[Cross out Spousal Claim if not applicable.]	
4. Jurisdiction is proper based upo	on diversity of Citizenship.
5. Proper Venue: The District Co	urt in which remand trial is proper and where

this Complaint would have been filed absent the direct filing order by this Court is $USDC\ of\ Northern\ Georgia$

6. Plainti	ff brings this action [check the	applicable designation]:	
<u></u>	On behalf of [himself/herself]	· ,	
	In a representative capacity	as the	of the
		_ having been duly appo	ointed as the
		by the	Court of
		A copy of the Letters of A	Administration
	for a wrongful death claim	is annexed hereto if such	ch letters are
	required for the commencer	nent of such a claim by	the Probate
	Surrogate or other appropriate	court of the jurisdiction of	the decedent.
	[Cross out if not applicable.]		
	FACTUAL ALLEG	<u>GATIONS</u>	
7. On or	about 12/2/2014	, Plaintiff underwent	surgery
	ir Hugger Forced Air Warming		
used during the cour	rse and scope of [his/her] L -	ΓΚΑ	[Туре
	t. Joseph's Hospital		
	Atlanta CA	[city a	
	na		
	minants introduced into Plainti	ff's open surgical wound as	a direct and
proximate result of u	use of the Bair Hugger during t	he subject surgery resulted	in Plaintiff
developing a peripro	osthetic joint infection ("PJI"),	also known as a deep joint	infection
("DJI"). The Pathog	en identified was Staphylo	ococcus Aureus	_(if known).

9. As a result of Plaintiff's infection caused by the Bair Hugger, Plaintiff has
undergone I & D and poly revision and a multiple dated procedure [Describe
treatment(s) received, e.g., revision arthroplasty, wound vac treatment, multiple staged $4/17/2015 \ \&color{R} \ 7/9/2015$
procedures, etc.] on or about $4/17/2015 & 7/9/2015$, at
St. Joseph's Hospital, Atlanta, GA [medical center(s)]
and address(es)] by $Dr(s)$. Mark Hanna
<u>ALLEGATIONS AS TO INJURIES</u>
10. (a) Plaintiff claims damages as a result of (check all that are applicable):
INJURY TO HERSELF/HIMSELF
INJURY TO THE PERSON REPRESENTED
WRONGFUL DEATH
SURVIVORSHIP ACTION
ECONOMIC LOSS
(b) Plaintiff's spouse claims damages as a result of (check all that are
applicable): [Cross out if not applicable.]
LOSS OF SERVICES
LOSS OF CONSORTIUM
11. Defendants, by their actions or inactions, proximately caused the injuries to
Plaintiff(s).
DEFENDANT-SPECIFIC ALLEGATIONS AND THEORIES OF RECOVERY
12. The following claims and allegations are asserted by Plaintiff(s) and are
herein adopted by reference (check all that are applicable):
FIRST CAUSE OF ACTION - NEGLIGENCE;

	SECOND CAUSE OF ACTION - STRICT LIABILITY;
	FAILURE TO WARN
	DEFECTIVE DESIGN AND MANUFACTURE
V	THIRD CAUSE OF ACTION – BREACH OF EXPRESS WARRANTY;
	FOURTH CAUSE OF ACTION- BREACH OF IMPLIED WARRANTY OF MERCHANTBILITY LAW OF THE STATE OF Georgia, o.c.g.a §§11-2-314;
	FIFTH CAUSE OF ACTION- VIOLATION OF THE MINNESOTA PREVENTION OF CONSUMER FRAUD ACT;
	SIXTH CAUSE OF ACTION – VIOLATION OF THE MINNESOTA DECEPTIVE TRADE PRACTICES ACT;
	SEVENTH CAUSE OF ACTION- VIOLATION OF THE MINNESOTA UNLAWFUL TRADE PRACTICES ACT;
V	EIGHTH CAUSE OF ACTION- VIOLATION OF THE MINNESOTA FALSE ADVERTISING ACT;
	NINTH CAUSE OF ACTION- CONSUMER FRAUD AND/OR UNFAIR AND DECEPTIVE TRADE PRACTICES UNDER LAW OF THE STATE OF Georgia, O.C.G.A. §§ 10-1-372;
	TENTH CAUSE OF ACTION – NEGLIGENT MISREPRESENTATION;
	ELEVENTH CAUSE OF ACTION- FRAUDULENT MISREPRESENTATION;
	TWELFTH CAUSE OF ACTION – FRAUDULENT CONCEALMENT;
	THIRTEENTH CAUSE OF ACTION – LOSS OF CONSORTIUM; and
V	FOURTEENTH CAUSE OF ACTION – UNJUST ENRICHMENT.

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under applicable state law:			
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In addition to the above. Plaintiff(s) assert the following additional causes of action

[Cross out if not applicable.]

PRAYER FOR RELIEF

WHEREFORE, Plaintiff(s) pray for judgment against Defendants as follows:

- 1. For compensatory damages;
- 2. Pre-judgment and post-judgment interest;
- 3. Statutory damages and relief of the state whose laws will govern this action;
- 4. Costs and expenses of this litigation;
- 5. Reasonable attorneys' fees and costs as provided by law;
- 6. Equitable relief in the nature of disgorgement;
- 7. Restitution of remedy Defendants' unjust enrichment; and
- 8. All other relief as the Court deems necessary, just and proper.

JURY DEMAND

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff(s) hereby demand(s) a trial by jury as to all claims in Complaint so triable.

Dated:	Septem	ber 5,	2017	

Respectfully submitted, /s/ Joseph T. Waechter - FL. Bar 0092593 Michael Goetz - FL. Bar 0963984 Morgan & Morgan - Complex Litigation Group 201 N. Franklin Street, 7th Fl.

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